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The number of city related bills as a percentage of total bills filed rises every year. Many have eroded municipal authority related to development matters, including annexation, eminent domain, zoning, regulatory takings, building codes, short-term rentals, and subdivision regulations, among others.



For better or worse, city officials have to live with all the laws that are approved by the legislature and navigate them carefully.

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Key Topics

- HB 2439
- HB 3167
- SB 929
- HB 1750
- HB 2127

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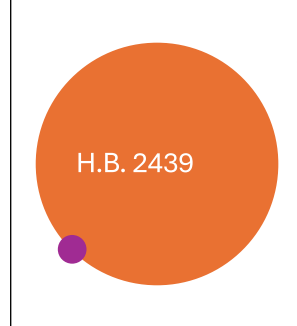


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• Building Materials: <u>HB 2439</u> - prohibits cities from regulating building products, materials or aesthetic methods used in constructing or renovating buildings; effective Sept. 1, 2019.

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- Provides that a city may not adopt or enforce a rule, charter provision, ordinance, order, building code, or other regulation that:
 - Prohibits or limits, directly or indirectly, the use or installation of a building product or material in the construction, renovation, maintenance, or other alteration of a residential or commercial building if the building product or material is approved for use by a national model code published within the last three code cycles; or
 - Establishes a standard for a building product, material, or aesthetic method in construction, renovation, maintenance, or other alteration of a residential or commercial building if the standard is more stringent than a standard for the product, material, or aesthetic method under a national mode code published within the last three code cycles

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